EXHIBIT I

- other individual Plaintiffs in this lawsuit?
- MR. EPSTEIN: Objection. Again, if
- there's any attorney/client privilege
- information don't divulge it.
- Q. I don't want to know anything you
- 6 discussed. I want to know what you know about them?
- 7 A. Not much.
- Q. What do you know about the other
- 9 individual Plaintiffs?
- 10 A. I know that there are other Plaintiffs in
- this state and in other states.
- 12 Q. Okay. Would it surprise you to learn that
- 13 all the other individual Plaintiffs are White?
- 14 A. No.
- Q. Okay. Do you find it ironic that all the
- individual Plaintiffs in this case are White?
- 17 A. No.
- 18 (Witness cellular phone rings.)
- 19 Q. Do you find it ironic that there's not one
- 20 single individual Black Plaintiff in this case?
- A. Isn't the National Coalition on Black
- 22 Civic Participation a Plaintiff?
- Q. That's an organization, I'm talking about
- 24 individuals. Do you find it ironic that there are
- 25 no Black individuals who are Plaintiffs?

- 1 A. No.
- Q. Why not?
- MR. EPSTEIN: Objection.
- 4 A. Black people don't normally do these type
- of things. They can't take off work, they don't
- 6 have the personal capacity or they distrust the
- 7 legal system.
- Q. Are you aware that on October 28, 2020 the
- 9 Court in this case order my clients to issue a
- 10 corrective robocall?
- 11 A. Yes.
- 12 Q. And are you aware that that corrective
- 13 robocall was distributed on October 30, 2020?
- 14 A. No, I knew that it happened, I didn't
- when.
- Q. Okay. Have you ever heard that corrective
- 17 robocall?
- 18 A. No.
- Q. What, if anything, do you know about the
- 20 corrective call?
- 21 A. That it happened. And that they took
- 22 responsibility for something.
- Q. When you say, they, who are you referring
- 24 to exactly?
- 25 A. To the Defendants.

- 1 earlier with regard to the Michigan coalition's
- 2 funding but I just want to ask a couple of questions
- 3 about funding. How, in 2020, how much did the
- 4 Michigan coalition allocate toward promoting voting?
- 5 MR. EPSTEIN: Objection.
- 6 A. I'm sorry, can you stay again?
- Q. Sure. In 2020, approximately, how much
- 8 money did the Michigan coalition allocate toward
- 9 promoting voting?
- MR. EPSTEIN: Objection.
- 11 A. At least forty percent of our budget.
- 12 Q. Okay. How much of that percentage was a
- 13 result of the August 2020 robocall?
- 14 A. We started doing GOTV messaging three
- weeks early and so I would say one to two percent.
- Q. So, not withstanding the one to two
- percent, is it fair to say that approximately 38% of
- 18 the Michigan coalition's budget was spent on voting
- ¹⁹ in 2020?
- 20 A. Yes.
- Q. Is it fair to say that approximately 38%
- that was spent on promoting voting in 2020 would
- have been spent irrespective of the August 2020
- 24 robocall?
- 25 A. Yes.

- Q. Is there a way you could measure that?
- MR. EPSTEIN: Objection.
- A. I'm sure that it could be measured but I
- 4 wouldn't know how. I'm sure polling and, you know,
- ⁵ lots of money for research.
- Q. In your capacity as, in your capacity with
- ⁷ the Michigan coalition, did you speak to anybody who
- 8 stated they were personally deterred from voting as
- ⁹ a result of the robocall?
- 10 A. No.
- 11 Q. Did you hear of anybody that was deterred
- 12 from voting as a result of the August 2020 robocall?
- 13 A. Not specifically, no.
- MR. KLEINMAN: So, if you can, turn to
- page 17 of the amended complaint. Let's look
- at paragraph 72.
- 17 (Witness peruses document.)
- MR. KLEINMAN: Take a few minutes to
- review that and let me know when you've had a
- opportunity review.
- THE WITNESS: Yes.
- Q. Okay. What is the danger that the BWR was
- 23 concerned about?
- A. I believe it was Covid.
- Q. Does the Michigan coalition have any

- 1 evidence that this concern actually came to
- ² fruition?
- 3 A. No.
- 4 Q. Does the Michigan coalition believe that
- 5 voting in-person was more dangerous than going to
- 6 the supermarket?
- 7 MR. EPSTEIN: Objection.
- 8 A. Can you repeat?
- 9 Q. Yes, does the Michigan coalition believe
- that voting in-person is more dangerous than going
- 11 to the supermarket?
- MR. EPSTEIN: Objection.
- 13 A. No, we felt they were equally dangerous at
- 14 that time.
- 15 Q. In August, from August through November of
- 16 2020 did the Michigan coalition believe that voting
- was less important than going to the supermarket?
- MR. EPSTEIN: Objection.
- 19 A. I don't believe so.
- Q. Between August 2020 and November of 2020
- 21 did the Michigan coalition believe that it was more,
- that voting in-person was more dangerous than going
- to the bank?
- MR. EPSTEIN: Objection.
- A. We felt it was equally as dangerous.